## PERMIT BOND FORM NOLENSVILLE PLANNING COMMISSION

PERMIT BOND NO. \_\_\_\_\_

	(Name must be exa	actly the same as state license if app	plicable)
Principal, of address		and surety	provider, of address
with bond and surety requifirmly bound unto the NOI benefit of the owner of prothis bond, in the full penal heirs, executors, administra  WHEREAS, the a Ordinance and Subdivision  NOW, THEREFO and conform to all laws and zoning; that this obligation contracts of the Principal, salleys, traffic signs and sig Principal to comply with an	and authorized to do busines rements established in the W LENSVILLE PLANNING C perty on which work is performed to sum of (\$ ) lawful ators, successors and assigns above bonded Principal has an Regulations of Nolensville, DRE, this obligation is to seed ordinances of the Town, real shall further bind the Principsuch as but not limited to strenals, and for the costs of representations.	rganized under the laws of the State in the state of TENNESSEE and of illiamson County Subdivision Reg OMMISSION as Obligee, for the bormed by the Principal pursuant to a money of the United States of Am, jointly and severally, firmly by the pplied to the Town to be permitted	e ofotherwise qualified in accordance ulations, Section III, are held and benefit of the Town, and for the a permit (or permits) issued under erica. We bind ourselves, our ese presents.  to build pursuant to The Zoning I shall in all respects comply with ical, gas/mechanical, housing, and roperty of the Town resulting from s, water and sewer lines, sidewalk sulting from the failure of the
required by the Town.			· · · · · · · · · · · · · · · · · ·
The term of this b written notice stating when the Town of Nolensville at years this bond may remain Surety for any and all claim	the cancellation shall take en least thirty (30) days prior to in in force, the liability of the ms, suits or action under this	the Surety shall have the right to careffect, and served upon or sent by continuous the effective date of the cancellating Surety shall not be cumulative, and bond shall not exceed the sum of (\$\frac{1}{2}\$) and \$\frac{1}{2}\$ an	ancel this bond at any time by a certified mail to the Town Planner on. Regardless of the number of a the aggregate liability of the b.
written notice stating when the Town of Nolensville at years this bond may remain Surety for any and all claim	the cancellation shall take en least thirty (30) days prior to in in force, the liability of the ms, suits or action under this	the Surety shall have the right to ca effect, and served upon or sent by co to the effective date of the cancellati Surety shall not be cumulative, and bond shall not exceed the sum of (\$	ancel this bond at any time by a certified mail to the Town Planner on. Regardless of the number of a the aggregate liability of the b.
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The term of this b written notice stating when the Town of Nolensville at years this bond may remain Surety for any and all claim No right of action the Obligee named herein.	the cancellation shall take est least thirty (30) days prior to in in force, the liability of the ms, suits or action under this in shall accrue by reason of the shall accrue by reason of the suits of the shall accrue by reason of the shall accrue by the shall accru	the Surety shall have the right to careffect, and served upon or sent by continuous the effective date of the cancellating Surety shall not be cumulative, and bond shall not exceed the sum of (\$\frac{1}{2}\$ and \$\frac{1}{2}\$ and	ancel this bond at any time by a certified mail to the Town Planner fon. Regardless of the number of the aggregate liability of the S. ).  It of any one whatsoever other the Principal
The term of this b written notice stating when the Town of Nolensville at years this bond may remain Surety for any and all clain No right of action the Obligee named herein.	the cancellation shall take est least thirty (30) days prior to in in force, the liability of the ms, suits or action under this in shall accrue by reason of the shall accrue by reason of the suits of the shall accrue by reason of the shall accrue by the shall accru	the Surety shall have the right to castifect, and served upon or sent by continuous the effective date of the cancellating Surety shall not be cumulative, and bond shall not exceed the sum of (\$\frac{1}{2}\$) his Bond, to or for the use or benefits By	ancel this bond at any time by a certified mail to the Town Planner fon. Regardless of the number of a the aggregate liability of the b.  It of any one whatsoever other the Principal